EXHIBIT H

SANDERS LEGAL COUNSEL WORLDWIDE

SQUIRE, SANDERS & DEMPSEY L.L.P.

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April 16, 2007

VIA ELECTRONIC MAIL AND U.S. MAIL

Jeffery Caufield, Esq. **Caufield & James**2851 Camino Del Rio South, Suite 250
San Diego, CA 92108

Re: SSD's Document Production - Revised Privilege Log

Dear Mr. Caufield:

Pursuant to the Court's Standing Order, Squire, Sanders & Dempsey L.L.P. ("SSD") is not yet required to provide a log of documents withheld from SSD's April 5, 2007 production of documents pursuant to claims of privilege. We previously provided an initial and a revised log. We enclose a second revised log.

We reserve the right to amend or augment the log further between now and its due date, April 19, 2007.

SSD has taken diligent steps to review its documents for attorney work product, attorney-client privilege and confidentiality. Given the large number of files under review, the length of time that has passed since most of the work was performed, and the number of entities that might claim a privilege as to documents in SSD's possession, we reserve the right to request the return of any documents that are later discovered to be subject to a claim of privilege and to have been inadvertently produced.

In addition, this is to acknowledge that we have received your letter of April 12, 2007 regarding the privilege log, and will respond shortly.

Sincerely,

SQUIRE, SANDERS & DEMPSEY L.L.P.

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The following abbreviations or short form references as used in the log below mean and include the following definitions:

Key: G&J = Graham & James L.L.P.

SSD = Squire, Sanders & Dempsey L.L.P.

Nicholas Unkovic = Attorney, G&J, SSD

Francis G. Toldi = Attorney, G&J

Jennifer Hernandez = Attorney, G&J

Nicole Leonard = Attorney, SSD

Maureen Bennett = Attorney, G&J, SSD

Robert Thompson = Attorney, G&J Faye Lee = Attorney, G&J David S. Elkins = Attorney, SSD Diane L. Gibson = Attorney, SSD James P. Murphy = Attorney, SSD Suzanne Henderson = Attorney, SSD

or joint defense privilege A/C = Document constituting or reflecting analysis or communications protected by the attorney-client privilege, including common interest $\mathbf{W}/\mathbf{P} = \mathbf{Document}$ protected by attorney work product doctrine under state and/or federal law

a transaction, for a variety of purposes. Those purposes include transaction evaluation, preparation of transaction documentation, and advice re preparation for operational contingencies going forward, including litigation, among many others Due Diligence and Transaction Documentation = Legal advice and services provided in connection with the negotiation and documentation of Compilation = All or part of privileged compilation of documents; non-responsive portions not included

Univar Audit Committee Documentation: Privileged post-acquisition evaluation regarding a variety of subject matters, including legal advice and/or evaluation of potential litigation

010900 010900	No. Bate
010900	Bate
ī	Bates No(s)
Original document prepared by McKesson and/or its attorneys; notations added by G&J personnel including Michael Myers, Francis G. Toldi and G&J legal assistant or law clerk	Name, Job Title/Capacity of Author
G&J, and possibly G&J and/or SSD's client representatives	Name, Job Title/Capacity of Known Recipients
Bears date of 10/31/86, but may have been prepared earlier	Date Prepared, Sent/ Shared
Asset Purchase and Sale Agreement Memorandum of Closing	Title
Draft Memorandum of Closing, with attorney and legal assistant notes	Description
Salve Che to I	Subject
Due Diligence and Transaction Documentation	Purpose for which
e and	<u> </u>

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Ö		٨ ,4	'n	2.	No.
011893	011852	SSD011640- 011642	SSD010903- 010905	SSD010901	Bates No(s)
(%)	G &	G&J	G&J	Francis G. Toldi	Name, Job Title/Capacity of Author
G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J and possibly G&J and/or SSD client representatives	G&J and possibly G&J and/or SSD client representatives	Galen Buisant, Pakhoed Development, Inc.	Name, Job Title/Capacity of Known Recipients
8/1/86 (approx.)	7/23/86 (approx.)	7/3/86 (approx.)	7/3/86 (approx.)	9/11/86	Date Prepared, Sent/ Shared
Due Diligence Document Review Summary (Non- Environmental)	Due Diligence Document Review Summary (Non- Environmental)	McKesson Confidential Files Listing	McKesson Confidential Files Listing	Letter	Title
Due Diligence Document Review Summary (Non- Environmental) with G&J notations (Faye Lee, Esq. and others)	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Listing of certain documents received by G&J from McKesson, with G&J notations (same as 10903-10905 but with different notations)	Listing of certain documents received by G&J from McKesson, with G&J	Communication reflecting transmittal of copies of documents received from McKesson	Description
Transaction due diligence	Transaction due diligence	List of McKesson files	List of McKesson files	Transmittal of documents	Subject
Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Cover letter reflecting attorney- client conumunication: Due Diligence and Transaction Documentation	Purpose for which Prepared
A/C W/P	A/C W/P	A/C W/P	A/C W/P	W/P	Privilege Asserted

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013805 and SSD013820- 013822 and SSD013826- 013879	012197	SSD012060- 012121	012059	SSD011947- 011997	011946	Bates No(s)
SSD		G&J	G & S	G&J	G&	Name, Job Title/Capacity of Author
SSD and possibly SSD client representatives	possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	Name, Job Title/Capacity of Known Recipients
2002	9/11/86 (approx.)	8/22/86 (approx.)	8/19/86 (approx.)	8/13/86 (approx.)	8/1/86 (approx.)	Date Prepared, Sent/ Shared
None	Due Diligence Document Review Summary (Non- Environmental)	Title				
Compilation of documents re: environmental issues	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence Document Review Summary (Non- Environmental) With G&J notations	Due Diligence Document Review Summary (Non- Environmental) With G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Description
Environmental issues	Transaction due diligence	Subject				
Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Due Diligence and Transaction Documentation	Purpose for which Prepared				
A/C W/P	A/C W/P	A/C W/P	A/C W/p	A/C W/P	A/C W/P	Privilege Asserted

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SSD notations	notations
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documents	Í
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to F. Ross	F. Ross
certain documents	
transmittal of	
inter alia,	ter alia, legal work
Invoice reflecting	voice reflecting Invoice for
for Univar	or Univar
Boundy, attorney	3oundy, attorney
to F. Ross	o F. Ross
certain documents	
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reflecting inter	
Draft invoice	
Description	Description Subject
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014285	SSD014240- 014268	SSD014182- 014239	014181	013965	
agents	Harding Lawson or other agents of Univar/Van Waters & Rogers	G&J	G&J	G&J	Name, Job Title/Capacity of Author
38	SSD	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	Title/Capacity of Known Recipients
1987	Unknown	8/13/06 (approx.)	8/13/86- 9/02/86 (approx.)	10/23/86 (approx.)	Prepared, Sent/ Shared
None	None	Due Diligence Document Review Summary (Non- Environmental)	Due Diligence Document Review Sunnmary (Environmental)	Due Diligence Document Review Summary (Non- Environmental) with notations	Title
Compilation of documents prepared for Univar Audit Committee	Compilation of documents prepared at direction of Univar's attorneys	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence Document Review Summary (Environmental) with G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Description
Environmental issues	Environmental issues	Due diligence	Due diligence	Due diligence	Subject
Compilation re Univar Audit Committee Documentation	Compilation re Legal communications, advice, and/or litigation and/or potential dispute and litigation analysis	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Purpose for which Prepared
A/C W/P	A/C W/P	A/C W/P	A/C W/P	A/C W/P	Privilege Asserted

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	27.	26.	25.	24.	23.	No.
	914350	SSD014347- 014348	SSD014341- 014346	SSD014339- 014340	SSD014286- 014338	Bates No(s)
	Esq.	Allan Bakalian, Esq.	SSD	Allan Bakalian, Esq.	Shidler firm or Univar or its agents at direction of Shidler firm	Name, Job Title/Capacity of Author
	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Name, Job Title/Capacity of Known Recipients
	8/25/93	8/25/93	Unknown	8/25/93	1987	Date Prepared, Sent/ Shared
	Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	None	Memorandum re: McKesson Storage Files	None	Title
	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of documents re: environmental issues	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation prepared in 1987 for Univar Environmental Task Force by or on behalf of Shidler firm	Description
	Transmittal of information about files	Transmittal of information about files	Environmental issues	Transmittal of information about files	Environmental issues	Subject
litigation analysis	Transmittal of document information or legal advice and/or litigation and/or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Compilation re legal advice, communications, and/or litigation and/or potential litigation and/or dispute analysis	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Compilation re Univar Audit Committee Documentation	Purpose for which
	A/C W/P	A/C W/P	A/C W/P	A/C W/P	A/C W/P	Privilege

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34:	-	30.	29.	28.	N 0.
014903	014827	SSD014710- 014794	SSD014353- 014366	SSD014351- 014352	Bates No(s)
Allan Bakalian, Esq.	Unknown – investigation continuing as to source and author of document	Univar or its agents	G&J or SSD	Allan Bakalian, Esq.	Name, Job Title/Capacity of Author
Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Unknown	Univar	Unknown	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Name, Job Title/Capacity of Known Recipients
8/25/93	Undated	1987	Unknown	8/25/93	Date Prepared, Sent/ Shared
Memorandum re: McKesson Storage Files	Environmental Risk Assessment Questionnaires	None	None	Memorandum re: McKesson Storage Files	Title
Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of environmental questionnaires	Compilation of documents prepared in 1987 for Univar Environmental Task Force	Compilation of permit documents	Memorandum re boxes of McKesson files with attached list (excerpt)	Description
Transmittal of information about files	Environmental issues	Environmental issues	Permit documents	Transmittal of information about files	Subject
Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Possibly compilation re Due Diligence and Transaction Documentation. May have been prepared for purposes of legal advice or potential dispute or litigation analysis	Compilation re Univar Audit Committee Documentation	Legal communications, litigation and/or advice, and/or potential dispute or litigation analysis	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which Prepared
A/C W/P	A/C W/P (Potential)	A/C W/P	A/C	A/C W/P	Privilege Asserted

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37.	36.	35.	34.	 	No.
SSD014974. 014976	SSD014972- 014973	SSD014970- 014971	SSD014969	SSD014904	Bates No(s)
G&J	G&J	Robert Thompson	G&J personnel	Maureen Bennett	Name, Job Title/Capacity of Author
G&J	G&J	Jennifer Hernandez	G&J personnel	F. Ross Boundy, attorney for Univar	Name, Job Title/Capacity of Known Recipients
2/26/87	(Approx.) 2/87	1/9/86 (may be incorrectly dated – possibly 1/9/87)	Undated	8/20/02	Date Prepared, Sent/ Shared
Master Document Inventory, February 26, 1987 mailing	Univar Document Inventory	Memorandum	None	Letter	Title
Document Inventory	Document Inventory	Memorandum re: McKesson site documents with attached box list, with G&J notations	Internal handwritten notes regarding storage of files	Letter re: transmittal of files	Description
Document Inventory	Document Inventory	McKesson site documents	Transmittal of files	Transmittal of files	Subject
Description of document locations associated with Due Diligence and Transaction Documentation	Description of document locations associated with Due Diligence and Transaction	Due Diligence and Transaction Documentation and transmittal of files associated with legal advice and/or potential dispute or potential dispute or literation and/or potential dispute or potential di	Transmittal of files associated with legal advice and/or hitigation and/or potential dispute or litination and/or	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or	Purpose for which
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	documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis								
A/C W/P	Client communication relating to transmittal of	Document transmittal	Transmittal of documents	e-mail	1129102	TAICHOIAS CHROVIC	Univar		!
A/C W/P	Cover letter associated with Due Diligence and Transaction Documentation	Transmittal of document	Letter re: transmittal of document	Letter	120.00	Univar; Nicholas Unkovic	Tool Summer	SSD015079	42
	advice and/or litigation and/or potential dispute or litigation analysis		(excerpt)				Egge	SSD015060	41
A/C W/P	Transmittal of document information or legal	Transmittal of information about files	Memorandum re boxes of McKesson files	Memorandum re: McKesson Storage Files	8/25/93	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Allan Bakalian. Esq.	015006	40.
A/C W/p	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Transmittal of information about files	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re: McKesson Storage Files	8/25/93	wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Esq.	014982	4
A/C W/p	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Transmittal of information about files	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re: McKesson Storage Files	8/25/93	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Allan Bakalian, Esq.	014980 014980	30 × ×
Privilege Asserted	Purpose for which Prepared	Subject	Description	Title	Date Prepared, Sent/ Shared	Name, Job Title/Capacity of Known Recipients	Name, Job Title/Capacity of Author	Bates No(s)	Z o

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	44.	43.	N ₀ .
00 D0 100 100	SSD015303	SSD015079	Bates No(s)
Madreell Bellhett	Suzanne Henderson	Nicholas Unkovic	Name, Job Title/Capacity of Author
Associates	Leslie R. Schenck, Garvey Schubert Barer	Maureen Bennett, David S. Elkins, and James P. Muiphy, attorneys	Name, Job Title/Capacity of Known Recipients
6/28/96	3/28/07	7/30/02	Date Prepared, Sent/ Shared
Letter	Letter	E-mail	Title
Letter re: transmittal of copies of documents. (Also includes privileged communications regarding unrelated matter for another client)	Letter re: transmittal of copies of documents	Transmittal of documents	Description
Document transmittal	Document transmittal	Document transmittal	Subject
Client communication; internal SSD communication relating to transmittal of documents associated with legal advice and/or hitigation and/or potential litigation or dispute analysis	Letter relating to transmittal of copies of documents associated with legal advice and/or hitigation and/or potential litigation or dispute analysis	Internal SSD communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation	Purpose for which
A/C W/P	A/C W/P	A/C W/p	Privilege

50.	49.	48.	47.	46.	N _o .
SSD 012284	SSD 012283	SSD015342	SSD015306- 015307	SSD15311	Bates No(s)
Suzanne Henderson	Suzanne Henderson	Jennifer L. Hernandez	Suzanne Henderson	Maureen Bennett	Name, Job Title/Capacity of Author
File	N/A	James F. Neyens, P.E., Harding Lawson Associates	Leslie R. Schenck, Garvey Schubert Barer	Jean Warren, Pakhoed Corporation	Name, Job Title/Capacity of Known Recipients
10/24/06	11/14/06- 11/16/06	9/15/86	3/5/07	6/6/96	Date Prepared, Sent/ Shared
Memorandum	Notes	Letter	Letter	Letter	Title
Memo to file re: telephone message from Leslie Schenck on 10/23/06	Handwritten notes of telephone conference with Leslie Schenck	Letter re: transmittal of copies of documents	Letter re: transmittal of copies of documents	Letter re: transmittal of copies of documents	Description
Documents	Documents	Document transmittal	Document transmittal	Document transmittal	Subject
Transmittal of files associated with legal advice and/or litigation and/or potential dispute or	Communication re files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Due Diligence and Transaction Documentation; transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Letter relating to transmittal of copies of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	Letter relating to transmittal of copies of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	Purpose for which
A/C W/P	A/C W/P	A/C W/P	A/C W/P	A/C W/p	Privilege Asserted

	53.	52.	51.	No.
2000	SSD 016201	SSD 016200	SSD 015659, 05714-758, 015782- 16067	Bates No(s)
Mode Peolioid	Maureen Bennett	Maureen Bennett	SSD	Name, Job Title/Capacity of Author
client representatives, including Jennifer Kuenster, Trisch Kirschter (w/o encls), Maureen Bennett (w/o encls)	Mark Hooper Consultant to Univar; cc Nick Unkovic	Joel S. Summer, Vopak USA, Inc.; cc Nick Unkovic	SSD and SSD client representatives, including Jennifer Kuenster, Thelen Reid & Priest LLP, Trish Kirschten (w/o encls); Joe Adams (w/o encls)	Name, Job Title/Capacity of Known Recipients
(Unclear whether draft or sent)	5/7/02	5/3/02	7/25/02	Date Prepared, Sent/ Shared
Privileged	McKesson	None	None	Title
Letter	Letter	Letter	Letter and compilation of documents re Environmental Issues	Description
Documents	Documents	Documents	Environmental Issues	Subject
Letter transmitting documents reflecting legal analysis, advice, and analysis of litigation and potential disputes or litigation, or draft	Transnuttal of documents re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Purpose for which
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Antons	Various			016209	SSD 016203-	Bates No(s)			
SEE AHACHEU	See attached			G&J Records	Sharon Webster,		Title/Capacity of		
See anached	0				Unknown	Recipients	Known	Title/Capacity of	Name, Job
attached					3/28/94	Shared	Sent/	Prepared,	Date
See attached					Closed Files List	Title			
All documents on McKesson's privilege logs attached hereto					List of files	Description			
See attached				10000	list of files	Subject			
See attached	re litigation, and/or advice re potential disputes or litigation	regarding legal advice and/or advice	Documentation and Documents	Diligence and Transaction	Ctorons of D	Purpose for which			
A/C W/P				W/P	Asserted	Privilege			

SSD004722	Obtaining outside counsel.	Letter re: acting as outside counsel re: environmental response activities at McKesson Chemical Facility in Phoenix, AZ.	Environmental response activities at McKesson Chemical facility, Phoenix, AZ	Dick Davis VP Materials Mgmt. Nick Gardner McK Regional Complaince Specialist, Dwight Landry McK Mgr. Western Operations.	G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel	Ivan Meyerson, Esq., McK	3/18/1986
				Regional Manager, M.S. Kirkland, T.E. Nisler, Art Weiner, File			
33D013426; SSD002918	house counsel.			VP,Materials Mgmt., R.R. Powell McK		Manager	
SSD014857, SSD015047, A/C, AWP	7	n of 9/25/86 re:	Michigan EPA Complaint	President, D.A. Davis	Dinan Darman, ESq. McK B. Blocker McK President, D.A.	Regional Regulatory	9/20/1900
		,				Dohot Linkman May	9801/96/0
SSD002140	McKesson operational document.	Woodbridge Service Center Personnel list, (REDACTED Social Security Numbers).	Woodbury service center personnel list		McKesson	MCKesson	0/12/1900
		request of courses.	Co.				0404000
SSD001998-SSD002049	legal advice to McKesson.	al Company prepared at	McKesson Chemical			Associates, Inc.	
SSD011700-SSD0011751; A/C, AWP	_		Environmental risk		IMCNesson	Pizzi of Pilko &	6
		railroad agreements.	agreements			Michael Lands T David	200.07
	regar advice to Michesson.	McKesson Chemical Wichita Facility AT&SF	AT&SF railroad		Division		
SSD000663-SSD000664		Ivan	Wichita facility		Corporate Real Estate	McK	
		legal advice.	McKesson Chamian		Lydia Embry McK	Ivan Meyerson, Esq.,	9/3/1985
SSD000645-SSD000648	McKesson employee seeking legal advice from Inhouse counsel.	ny Correspondence re: svisions re: Proposed Terminal vith Lake River Corp., seeking	Proposed terminal agreement w/ Lake River Corporation		Dinah Darman, Esq. McK	Regional Manager	10/14/1986
	(River Corporation	Morry Minor			
SSD000540-SSD000541	In-house counsel providing (Intra-Company Correspondence re: Dinah Darman's suggested revisions re: Proposed	agreement w/ Lake	President, Jon d'Alessio, agreement w/ Lake	Regional Manager	McK	
				Donata	Don Dowell Mov	Dinah Darman Esa	10/8/1986
330000	legal advice to McKesson.		audit		VP, Materials Mgmt.	McK	
Dates No.	la house suppose	Handwritten Note re: MES Air Samoling	MES Air sampling		Dick Davis, McK	Dinah Darman, Esq.	8/19/1986
3	Burnosa	Format/Description	Subject	8	Recipient(s)	Author(s)	Date

9 6/2		10 6/3		2 21	13 7/28
Date 6/25/1986		6/30/1986 P		79 E	7/25/1986 N
Author(s)	Mox	Nick Gardner McK, Regional Compliance Specialist	-	McK	ivan Meyerson, Esq., McK
Recipient(s)	VP Materials VP Materials Mgmt.;Dwight Landry Mgr. Western Regional Operations; Nick Gardner Regional Compliance Specialist,;Dale Sands, McK VP General Manger	Dick Davis, McK VP Materials Mgmt.	Се	Nick Gardner, McK Regional Compliance Specialist	G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel
20		J. Lacey, D. Landry McK McKesson Phoenix Mgr. Western Regional site Operations, B. Crumm, investigation/activiti R. Nugent/ M. Bango, W. Loo, McK Director Geo-Technical Services bcc: Phoenix Environmental File	Dick Davis McK VP McKesson Phoenix Materials Mgmt., Dwight facility soil removal Landry McK Mgr. Western Regional Operations, Dale Sands, McK	Dick Davis McK VP McKesson Phoenix Materials Mgmt , Dwight facility soil removal Landry, Dale Sands, McK	
Subject	Contract bMCC & Chemical Waste Mgmt., Inc. re: Phoenix facility soil removal	McKesson Phoenix site investigation/activities report	McKesson Phoenix facility soil removal		McKesson Chemical Co. Glendale, AZ facility proposed compliance order
Format/Description	Intra-Company Correspondence re: preparation of contract between MCC and Chemical Waste Management Inc. (CWMI) re: MCC Phoenix facility soil removal.	McKesson Phoenix Intra-Company Correspondence re: Phoenix Determine site investigation activities report. (REDACTED text investigation/activities describing discussions with Ivan Meyerson, Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	Intra-Company Correspondence re: Phoenix In-house counsel providing MCC facility soil removal re: review of form legal advice to McKesson. agreement in operations manual for use with remedial contractor.	Intra-Company Correspondence re: Phoenix In-house counsel providing MCC facility soil removal re: comments on proposed Waste Transportation and Disposal Agreement with CWMI.	Letter re: MCC Phoenix Service Center re: draft compliance order issued by ADHS.
Purpose	In-house counsel providing legal advice to McKesson.	Determine site investigation strategy.	In-house counsel providing legal advice to McKesson.	In-house counsel providing legal advice to McKesson.	In-house counsel communication with outside counsel.
Bates No.	SSD004749	SSD004758-SSD004766, SSD004914-SSD004916 (duplicate copy)	SSD004762	SSD004794	SSD004797
Privilege	A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP

Nick Gardner, McK Regional Compliance Specialist Doug Eisner	A/C, AWP	SSD008029, SSD015410 (Duplicate copy)	Provide legal advice on how to respond to inquiry.	Intra-Company Correspondence re responding to inquiry re New Jersey	Foremost- McKesson re New Jersey application		Doug Eisner	ivan meyerson, Esq.	20211927	2
Not Gardner, McK Specialist Not Gardner, McK	>	SSD002078	Communicate with inhouse counsel.		McKesson Chemical Co. re asbestos litigation		Susan Paulus, Esq.	Doug Eisner	5/19/1986	3 5
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Nick Gardner, McK Regional Compliance Specialist Nick Gardner, McK Special	۶	SSD004912-SSD004913, SSD004723-SSD004724 (duplicate copy)		Intra-Company Correspondence re: Phoenix environmental response activities report. (REDACTED text of one entry describing discussions with Ivan Meyerson, Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	emical (rities	J. Lacey, D. Landry, B. Crumm, R. Nugent/ M. Bango, W. Loo,	Dick Davis, McK VP, Materials Mgmt.	Nick Gardner, Mck Regional Compliance Specialist	4/11/1986	1
Nick Gardner, McK Regional Compliance Specialist Nick Gardner, McK Regional Compliance Specialist Nick Gardner, McK Regional Compliance Specialist Nick Gardner, McK Specialist Nick Gardner Nick Gar		SSD004909-SSD004911, SSD004717-SSD004719 (duplicate copy)		Intra-Company Correspondence re: Phoenix environmental response status report. (REDACTED text of one entry describing discussions with Ivan Meyerson, Esq.). Produced redacted version.	emical (J. Lacey, D. Landry, B. Crumm, W. Loo, R. Nugent		Nick Gardner, McK Regional Compliance Specialist	2/11/1986	16
Nick Gardner, McK I. Meyerson, Esq. McKe; D. J. Lacey Regional Compliance Specialist Director Geo-Technical Services; D. Landry McK Mgr. Western Regional Operations CC Subject McKesson Chemical Intra-Company Correspondence re: I, McKesson employee SSD004798 Meyerson's preparation of response to center ADHS draft order re: Phoenix Service Control Intra-Company Correspondence re: I, McKesson employee SSD004798 Meyerson's preparation of response to center ADHS draft order re: Phoenix Service Mgr. Western Regional Operations	Ą	SSD004805-SSD004807	McKesson employee seeking legal advice from In- house counsel.	Intra-Company Correspondence re: N. Gardner's comments on draft ADHS compliance order re: Phoenix facility.			I. Meyerson, Esq. McK, D. Davis McK VP Materials Mgmt, D. Landry McK Mgr. Western Regional Operations, W. Loo McK Director Geo-Technical Services, bc: Phoenix Environmental	Nick Gardner, McK Regional Compliance Specialist	8/19/1986	15
Nick Gardner McK Meverson Fsc mKr. D Lacev McKesen Chambrid Inter Community Purpose Bates No. Nick Gardner McK Meverson Fsc mKr. D Lacev McKesen Chambrid Inter Community McKesen Chambrid McKesen Chambrid	Ą	SSD004798	McKesson employee seeking legal advice from In- house counsel.	muar-curipariy correspondence re: i. Meyerson's preparation of response to ADHS draft order re: Phoenix Service Center.	hoenix service r ADHS draft		Davis McK VP Materials Mgmt., W. Loo McK Director Geo-Technical Services; D. Landry McK Mgr. Western Regional Operations	Regional Compliance Specialist		
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department.	Provide report of inspection to law
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_	Undated	A. G. Weiner, Audit Cor J.T. Hutton, MCK Members	Environmental Audit Committee Members	Environmental Audit Report with Environmental Audit Committee findings.	SSD00002-SSD00006	nmental Privilege /17/05	MCK0054430-MCK0054434
N	1. Me 1/28/1985 MCK	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00038-SSD00040, SSD001971-SSD001973 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054388-MCK0054390
ω	1. Mey 3/27/1985 MCK	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00041-SSD00045, SSD001974-SSD001978 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054391-MCK0054395
4	1. Mer 6/20/1985 MCK	l. Meyerson, MCK	Tie	Minutes from meetings of Environmental Audit Committee.	SSD00046-SSD00047, SSD001979-SSD001980 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054396-MCK0054397
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6	1. Me 12/17/1985 MCK	l. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00051-SSD00053, SSD001984-SSD001986 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054401-MCK0054403
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MCK0054271-MCK0054273	McKesson Environmental Audit Committee Privilege Log produced 6/17/05 McKesson's Second Privilege Log re: MCC	SSD000154-SSD000157	Intra-Company Correspondence re: memo re: observations of Environmental Audit Committee auditors at listed McK sites.	onmaker, 8. Blocker	Scho cc: E 2/7/1985 I. Meyerson, McK. McK	2/7/1985	12
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				SSD001533-SSD001542, SSD001844-SSD001851	produced 1/6/06, and McKesson's Second Privilege Log re: MCC	
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				SSD001856 (duplicate	produced 1/6/06, and	
				copy), SSD001860-	McKesson's Second	
				SSD001873 (duplicate	Privilege Log re: MCC	
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				SSD001571-SSD001586	Supplemental Privilege Log	
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				SSD001911 (duplicate	Privilege Log re: MCC	
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Monty Jordan	2/25/1985 Robert Hickman	Fred Gentry, 4/16/1986 I. Meyerson, McK Pakhoed	C. Piercy	C. Piercy	Author(s) Recipient(s)
Completed Environmental Assessment Questionnaire, North Haven facility.	Completed Environmental Assessment Questionnaire, Kansas City, MO facility.	List of pending Civil Litigation matters re: McKesson Chemical sites.	Completed Environmental Assessment Questionnaire, Union City, CA facility.	Completed Environmental Assessment Questionnaire, Denver, CO facility.	t(s) Document Format/Description
SSD003072-SSD3082	\$\$D014604-\$\$D014619; \$\$D003000-\$\$D003008, \$\$D003574, \$\$D003575- \$\$D003583 (duplicate copy)	SSD002050-SSD002053	SSD001927-SSD001933, SSD001936-SSD001939	\$\$D001825-\$\$D001837, \$\$D001842-\$\$D001843	SSD Bates Numbers
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2/25/1985 Foster	eg	Θ	Author(s) Recipient(s)
Completed Environmental Assessment Questionnaire, Spartanburg facility.	Completed Environmental Assessment Questionnaire, Richmond, VA facility.	Completed Environmental Assessment Questionnaire, Jacksonville, MI facity.	Document Format/Description
SSD003179-SSD003191	SSD003169-SSD003178	SSD003145-SSD003168	SSD Bates Numbers
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Completed Environmental Assessment Questionnaire, Kingsport, TN facility.	Completed Environmental Assessment Questionnaire, Geismar, LA facility.	Completed Environmental Assessment Questionnaire, Chatanooga, TN facility.	Completed Environmental Assessment Questionnaire, Tampa, FL facility.	Document Format/Description
SSD003236-SSD003247	SSD003224-SSD003235	SSD003214-SSD003223	SSD003192-SSD003213	SSD Bates Numbers
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Completed Environmental Assessment Questionnaire,		Completed Environmental Assessment Questionnaire, Nashville/Murfreesboro, TN facility.	Completed Environmental Assessment Questionnaire, Mobile, AL facility.	Document Format/Description
		SSD003293-SSD003306	SSD003283-SSD003292	SSD Bates Numbers
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04 2/26/1965 J. FOSTER	Foster		Philadelphia, PA facility.	SSD003364-SSD003373	2/15/06
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65 2/26/1985 J Foster	Foster		Woodbridge NI forith		Univar, produced on
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				SSD014407-SSD014426,	Privilege Log re: MCC
				SSD014682-SSD014684;	Documents Retained by
66 2/25/1985 Unknown	nknown		Assessment Questionnaire,	SSD003386-SSD003387,	Univar, produced on
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) (C	Completed Environmental Assessment Questionnaire, SSD014427-SSD014436;	SSD014427-SSD014436;	Univar, produced
0/ 2/20/1983 OTRIJOWIT		Grand Rapids, MI facility.	SSD003426-SSD003435	2/15/06
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00 Z/Z3/1903 (NODelt HICKITIAL)	· S	Milwaukee, Wi facility.	SSD003436-SSD003444	2/15/06
				McKesson Environmental
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			SSD014447-SSD 014454,	54, Supplemental Privilege Log
			SSD015065-SSD015068,	produced 1/6/06,
			SSD012221-SSD012223;	McKesson's Second
			SSD003445-SSD003452,	Privilege Log re: N
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69 2/22/1985 W/ McCandless	? ⊆	Completed Environmental Assessment Questionnaire,	SSD003799 (duplicate	Univar, produced on
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70 2/25/1085	Ophor Linkmon		Completed Environmental Assessment Questionnaire, SSD014985-SSD014695;	SSD014985-SSD014695;	Univar, produced on	
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71 2/25/1085 Robert Hickman	Sohart Hickman		ital Assessment Questionnaire,	SSD014469-SSD014510;	Univar, produced on	
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					McKesson Environmental	
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72 3/1/1985 F	3/1/1985 Robert Hickman		Collimbiae OH facility	SSD014511-SSD014520;	Univar, produced on	
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73 2/21/1085	Inknown		Completed Environmental Assessment Questionnaire, SSD014368-SSD014377;	SSD014368-SSD014377;	Univar, produced on	
STATE OF STA	CHRISTICANI		Dayton, OH facility.	SD003515-SSD003524	2/15/06	No Bates
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				SSD014522-SSD014554,	Documents Retained by	
74 2/28/1985 Pohert Hickman	Robert Hickman		Completed Environmental Assessment Questionnaire, SSD014861-SSD014867;	SSD014861-SSD014867;	Univar, produced on	
	1 VODCIT F AICNI I GIT		Delfolt, Mi facility.	SSD003525-SSD003556	2/15/06	No Bates
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75 2/28/1985	2/28/1985 Robert Hickman		Completed Environmental Assessment Questionnaire, SSD014555-SSD014563;	SSD014555-SSD014563;	Univar, produced on	
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Completed Environmental Assessment Questionnaire, Pittsburgh, PA facility.	Completed Environmental Assessment Questionnaire, Harlingen, TX facility.	Completed Environmental Assessment Questionnaire, Santa Fe Springs facility- Pike Street Location, CA.	Completed Environmental Assessment Questionnaire, Dolton facility.	Completed Environmental Assessment Questionnaire, Witchita, KS PRF facility.	Document Format/Description
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Produced 4/13/07		McKesson Law 88 Department	Distribution: B. Blocker, V. Staraci, C. Thompson, F. Calautti, J. Sponsler, F. Mirabelli, N. Schwartzhoff, D. Simpson, cc: D. Yellon, D. Hardy, I. Meyerson, Esq., A. Pearce, J. Susan L. Foudy, D. Paulus, McK in- DeVere, Esq., 87 1/12/1984 house counsel J. Soden.
25 of 25		List of pending Civil Litigation ("Toxic Tort") matters re: McKesson Chemical sites	Distribution: B. Blocker, V. Staraci, C. Thompson, F. Calautti, J. Sponsler, F. Mirabelli, N. Schwartzhoff, D. Simpson, cc: D. Yellon, D. Hardy, I. McKesson Intra-Company correspondence re: Meyerson, Esq., product liability cases that present high, or A. Pearce, J. Potentially high risk management concerns, and Foudy, D. attached 12/1/1983 Chart re: Report of High, DeVere, Esq., Potentially High Risk Management (Product J. Soden. Liability) Cases within MCC Group
25		SSD010585-SSD010588	SSD002079-SSD002100
Bold	*These documents may be located on additional previously produced privilege logs.	McKesson Pakhoed Documents Privilege SSD010585-SSD010588 Log, produced on 6/20/05	McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06
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